IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: Ramone Dushawn Jones v Department of Corrections

Docket Nos. 287452 and 287453

L. Ct. Nos. 08-000530-AH and 08-000531-AH

Donald S. Owens, Judge, acting under MCR 7.211(E)(2), orders:

The motion to waive fees pursuant to MCR 7.202(4) and MCR 7.206(D)(1)(d) is DENIED since MCL 600.2963 requires the payment of an initial, partial filing fee if a prisoner under the supervision of the Department of Corrections files a civil action with this Court. Plaintiff, however, is not required to pay an initial, partial filing fee in this case due to his inability to pay. MCL 600.2963(7).

Within 21 days of the certification of this order, plaintiff shall refile a copy of this order and the pleadings that are being returned with this order if he wants the case to go forward. By doing so, plaintiff becomes responsible for paying the \$375.00 entry fee for each complaint for a writ of habeas corpus, and he may not file another civil appeal or original action in this Court until such time that either the Department of Corrections remits or he pays the entire outstanding balance due. MCL 600.2963(8). If plaintiff does not comply with this order within the time allotted, this Court will not accept the complaints for habeas corpus for filing.

If plaintiff refiles the pleadings and this order within the time allotted, he shall make monthly payments to the Department of Corrections in an amount of 50 percent of the deposits made to his account until the payments equal the balance due of \$750.00. The Department shall then send the money to this Court. Again, plaintiff may not file either an original action or a civil appeal in this Court until he pays the entire outstanding balance due. MCL 600.2963(8).

The Clerk of this Court shall furnish two copies of this order to plaintiff and return his pleadings with this order.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

OCT 2 3 2008

Date

Griden Schultz Mensel